## Message

From: Mikalian, Charles [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1216B33DD74E4765879B195C82564527-CMIKALIA]

**Sent**: 8/13/2018 1:22:07 PM

To: Baptista, Chrisna [Baptista.Chrisna@epa.gov]

Subject: FW: AGC Draft MOU

Attachments: Draft MOU for AGC - WDNR-EPA comments 8-10-18.docx

For our all this a.m.

From: Poy, Thomas

Sent: Friday, August 10, 2018 3:00 PM

To: Zellmer, James A - DNR < James. Zellmer@wisconsin.gov>

Cc: Wilson, Jennifer <wilson.jenniferA@epa.gov>; Klassman, Debra <klassman.debra@epa.gov>; Chabria, Monesh

<chabria.monesh@epa.gov>; Mikalian, Charles <mikalian.charles@epa.gov>; Baltazar, Debbie

<br/><baltazar.debbie@epa.gov>; Payne, James <payne.james@epa.gov>; Nelson, Leverett <nelson.leverett@epa.gov>;

Shoven, Heather <shoven.heather@epa.gov>; Holst, Linda <holst.linda@epa.gov>

Subject: AGC Draft MOU

Jim:

Please see the attached document for your review. I've added comments into AGC's draft MOU to identify WDNR's and EPA's mutual concerns in what I think are the most appropriate paragraphs. I propose that we have a call Monday morning to talk about the comments. In addition, we should talk about paragraph B.4. (AGC shall have no legal, financial, contractual or other obligation . . . .). Please let me know if/when you are available.

Thanks

Tom

Tom Poy Chief, Ground Water and Drinking Water Branch USEPA - Region 5 (312) 886-5991

From: Holst, Linda

Sent: Friday, August 10, 2018 8:23 AM

To: Shoven, Heather <shoven.heather@epa.gov>; Poy, Thomas <poy.thomas@epa.gov>

Cc: Wilson, Jennifer < wilson, jennifer A@epa.gov >; Klassman, Debra < klassman, debra@epa.gov >; Chabria, Monesh

<chabria.monesh@epa.gov>; Mikalian, Charles <mikalian.charles@epa.gov>; Baltazar, Debbie

<baltazar.debbie@epa.gov>; Payne, James <payne.james@epa.gov>; Nelson, Leverett <nelson.leverett@epa.gov>

Subject: Re: Bullets for Linda for follow-up conversation with Jim Zellmer (WDNR): Central Sands/AGC

## Ex. 5 AC/AWP/DP

Finally, we talked about the need to define the study area to figure out how many wells could potentially be contaminated. WDNR was very surprised as we were about the county saying only  $^2$ 20% of wells have been monitored. They had thought the % was much higher given what the county had said previously.

Linda